

The Quincy Union.



"Pledged but to Truth, to Liberty and Law,
No favor sways us and no fear shall awe."

San Francisco Agency.
Thus, Boyce is the only authorized Agent
for the UNION in San Francisco.

QED. W. HODGKINS is our authorized Agent for Taylorville and vicinity.
F. A. McARTIN is our authorized Agent for Sawpit Flat and vicinity.
DR. E. L. WILLARD is our authorized Agent for La Porte and vicinity.
QED. NORMAN, of Norman's Express, is an authorized Agent for this paper.

QUINCY, PLUMAS CO., CAL.
SATURDAY, JULY 13, 1867.

DEMOCRATIC STATE TICKET.

Election, Wednesday, Sept. 4th, 1867.

FOR GOVERNOR,
HENRY H. HAIGHT.
FOR LIEUT. GOVERNOR,
COL. WM. HOLDEN.
FOR SECRETARY OF STATE,
H. L. NICHOLS.
FOR CONTROLLER,
ROBERT WATT.
FOR TREASURER,
ANTONIO F. CORONEL.
FOR SURVEYOR GENERAL,
JOHN W. BOST.
FOR ATTORNEY GENERAL,
JOSEPH HAMILTON.
FOR HARBOR COMMISSIONER,
JAMES H. CUTTER.
FOR CLERK OF SUPREME COURT,
GEORGE SECKEL.
FOR STATE PRINTER,
DANIEL W. GELWICKS.
FOR SUP. PUB. INSTRUCTION,
O. P. FITZGERALD.
FOR JUDGE OF SUPREME COURT,
R. T. SPRAGUE.

FOR CONGRESS—THIRD CONGRESSIONAL DIST.,
JAMES A. JOHNSON.

COUNTY DEMOCRATIC TICKET.

FOR SHERIFF,
JAMES J. YEATES.
FOR CLERK,
FENTON B. WHITING.
FOR DISTRICT ATTORNEY,
A. A. COOPER.
FOR TREASURER,
N. C. CUNNINGHAM.
FOR ASSESSOR,
W. F. REED.
FOR COUNTY SURVEYOR,
S. B. HINES.
FOR PUBLIC ADMINISTRATOR,
JOHN C. CHAPMAN.
FOR CORNER,
JESSE A. BROWN.
FOR SUPV. OF PUBLIC INSTRUCTION,
A. S. TITUS.
FOR SUPERVISOR, 3d DISTRICT,
A. J. WARNER.

ENDORSEMENT OF HAIGHT.—The Presidents of all the Anti-Coolie Clubs of San Francisco met at their headquarters on the evening of the 3d instant, when the following resolutions were unanimously adopted:

WHEREAS, We have held our organization free from contact with all political parties, believing that the success of our principles depended upon the united and independent support of that party only who clearly and candidly adopted them in their creed of faith; and

WHEREAS, The two dominant political parties of this State have, in their recent State Conventions, made issues wherein the principles of our organization and the encouragement of the laboring classes are directly promulgated; therefore

Resolved, That for ourselves we are determined to support, and to recommend to the Anti-Coolie Association throughout the State to give their undivided support at the ensuing election in September next, to Henry H. Haight, Esq.—inasmuch as the party which he represents has, in its platform, more fully and decidedly adopted our principles and pledged itself to their fostering care and maintenance—in preference to his opponent, George C. Gorham, who has expressed an equivocal opinion in relation to our wishes and principles.

We cannot well see, says the Examiner, how the Council could have reached any other conclusion. The Democratic party have ever been the friends of the laboring man. They have ever adopted as their motto, and acted up to it in legislation, that noble sentiment: The blessings of government, like the dew of Heaven, should fall on all alike: the high, the low, the rich and the poor. Hence, they have ever opposed special franchises, bounties to capitalists, and the creation of large corporations, to buy up and corrupt the people's representatives. Low taxes, strict economy and hard money are what the working man needs, and these are of the essence of Democracy.

Tax fr.—Rev. M. C. Briggs in a recent communication to the Times, in speaking of propositions to trade by candidates, says:

"Let every honest man be held guiltless if he reply with an argument a posteriori applied with a heavy boot and a right good will."

If that "argumentum" was severely applied to the Rev. gent himself, it might tend to teach him a valuable lesson. He needs one of that kind about as bad as anybody we know of just at present.

CONGRESSIONAL.—In the U. S. Senate, on the 3d instant, thirty-four members answered to their names, and a quorum, according to Radical logic, was present, although it consisted of less than half the Constitutional number of that body. Wilson offered a supplemental Reconstruction bill. It first vacates all civil offices in the Southern States within three days, authorizes district commanders to retain the present incumbents, to make new apportionments, or order elections. Secondly, it authorizes Boards of Registration to refuse to register applicants when it is believed that they are seeking to evade the requirements of law, and to strike from the roll persons proved to be disqualified. The bill was ordered to be printed. Summer offered a bill providing for universal suffrage.

In the House, 120 members were present. The Speaker having announced that the first business in order was the swearing in of new members, the Kentucky delegation presented their credentials; but a resolution was immediately offered and adopted referring them to the Committee on elections, and until report that none of said members, except Adams of the 7th district, be allowed to take the oath of office—the resolution stating that there were "good grounds for believing that the Kentucky election loyal voters in the several districts of the State were overawed and prevented from an expression of their choice at the polls, and the elections were carried by the votes of disloyal men."

Thus opens the extra session of the Rump Congress—a name synonymous with Infamy itself—laying out the work, in one day, for greater acts of folly, turpitude and despotism than were enacted by any legislative body, in the same period of time, since creation's dawn! The folly of bestowing the elective franchise upon a million or so of ignorant semi-barbarians—negroes, Chinese and Indians—who have no more idea of our form of government than so many monkeys in the forests of Brazil! The turpitude of refusing to admit to their seats the Congressional delegation from a State which ever remained true to the Union, and which was elected by 50,000 majority, on a frivolous pretext, but in reality because they were Democrats! And the despotism—their crowning act of infamy—of striking out of existence ten political sovereignties, embracing an extent of territory equal to many combined kingdoms of Europe, and of destroying the liberties of their inhabitants—some eight millions of American freemen!

A FAIR UNDERSTANDING.—Whereas, there has been heretofore a fair understanding between the Union men of Plumas and Lassen counties to the effect that the latter county should have the joint Assemblyman in the coming session of the Legislature, and which does not appear to be strictly adhered to, be it therefore Resolved—that the Union party of Lassen county demands the nomination of an Assemblyman from within the limits of its own county.

The above resolution was adopted at the Mass Convention which met at Janesville, Lassen county, on the 22d of June. A "fair understanding," was there, Messrs. Radicals of Lassen? You demanded the nomination of an Assemblyman from your own county, did you? Well, you got it, didn't you? You were very naughty to attempt to interfere with the plans of our ruling clique. What! have the effrontery to ask them to throw off on Buckbee? Impossible, sirs! It was not in the programme. You must now swallow the dose, nauseating though it be, or be denounced as "bolters," for we will inform you that the Union party of Lassen county has no rights which the clique are bound to recognize, no matter what understanding there may have been. Keeping promises or acting fairly where politics is mixed up in the matter, is played out in the Radical party. Have you not commenced to find that out? Aye, verily, we reckon you have by this time.

THE THIRD CONVENTION.—The Republican State Central Committee have issued a call for another State Convention to meet at Sacramento, on the 10th instant, for the purpose of revising the State ticket put forth by the Gorham Convention. The Sacramento Union thinks the response to the call will be prompt from most of the counties. It says:

It is true that many of the Union papers of this State have, in their recent State Conventions, made issues wherein the principles of our organization and the encouragement of the laboring classes are directly promulgated; therefore

Resolved, That for ourselves we are determined to support, and to recommend to the Anti-Coolie Association throughout the State to give their undivided support at the ensuing election in September next, to Henry H. Haight, Esq.—inasmuch as the party which he represents has, in its platform, more fully and decidedly adopted our principles and pledged itself to their fostering care and maintenance—in preference to his opponent, George C. Gorham, who has expressed an equivocal opinion in relation to our wishes and principles.

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Not POSTED YET.—The Oroville Record is not posted on railroad matters. The "Dutch Flat monopoly," as the Record is pleased to call the Pacific Railroad, has nothing to do with the Oregon Railroad enterprise. [Appeal.]

Perhaps not! It has nothing to do with the Marysville and Lincoln road, either, has it? We only ask for information, and hope the Appeal or Record will be kind enough to "post us."

Oh, Ho!—The S. F. Flag, the leading organ of the Radical party in this State, in a late issue, in speaking of the shameful course pursued by the State Central Committee towards it, winds up as follows:

We need not say to intelligent Union men that the situation is complicated and dangerous, and that the Flag is situated like a strong man fretting in bonds, and fully conscious of impending disaster.

Radical Assembly Convention.

The Joint Assembly Convention of Plumas and Lassen counties met at Taylorville, on the 5th instant, and was organized by the election of S. F. Seabury, Chairman, and A. B. Harvey, Secretary.

The Committee on Credentials reported the following persons entitled to seats in the Convention:

Plumas—M. S. Aschheim, B. W. Barnes (S. F. Seabury proxy), J. W. Duesler, R. A. Clark (J. W. Duesler proxy), J. B. Overton (J. W. Duesler proxy).

Lassen—A. B. Harvey, Smith J. Hill.

The following resolution was offered and adopted:

Resolved, as the unanimous sense of this Convention, that in A. A. Sargent we recognize the faithful and able representative, whose unwavering devotion to principle entitles him to the fullest measure of the esteem and confidence of the Unionists of California, and that the nominee of this Convention be requested to pledge himself that, in the event of his election, he will use every honorable effort, as the representative of this Assembly District, to secure the election of the Hon. A. A. Sargent to the U. S. Senate.

Nominations for Assembly being next in order, J. C. Partridge, of Lassen, and J. R. Buckbee, of Plumas, were placed in nomination.

On the first ballot, J. R. Buckbee received the five votes of Plumas, and J. C. Partridge the two votes of Lassen.

Plumas county having three more than Lassen, J. R. Buckbee was duly declared the regular Union candidate for Assemblyman.

The following gentlemen were appointed a Joint Assembly Committee: Messrs. A. F. Blood, S. F. Seabury, and A. J. Gifford, of Plumas; A. A. Smith and E. R. Nicolas, of Lassen.

The Convention then adjourned.

COMMENTS.—A Radical friend, who forwarded the above to us for publication, among other things says: "The written proceedings look well enough, but the unwritten would not appear very flattering to a certain few if they were to be made public." He further states that "it is a fact that two of the Plumas delegates, two days before the Convention met, pledged themselves to vote for a Lassen county man, [that is strange, for the clique selected their own delegates. —Ed.] and one of the two reiterated that statement two hours before the ballot was had, and yet he voted for J. R. Buckbee."

Our informant then says that should either of the delegates alluded to deny the charge, he will expose the whole affair.

The Radical county ticket is now made up, and as made up gives the Gear and Duesler clique great satisfaction; for with but one exception, that of Treasurer, every candidate nominated was selected for, and doubtless promised the position for weeks before the County Convention met—at least every one in this section knew who they would be. There is no use for any of the members of the Radical party in this county to deny that the clique have ruled and do rule the roast. They boasted that they could and would carry the Convention, and could and would carry the election without the aid or assistance of any of the "bolters" of the "bolters" friends, and furthermore that as "they had the thing gauged, they intended to keep it so." Bully for the clique!

They started in on the trade and shenanigan, and have carried it through the County, State and District Conventions. They run or bought Whitlock off the track for Sheriff, so as to give the nomination to Clark—made a cat's paw of Price, and then beat him for Treasurer—used Howell until their object was accomplished, and then gave the nomination of Assessor to one of their pets—traded off their party's choice for Governor, Gen. Bidwell, for George Corlie Gorham, it being a portion of the bargain and sale with Whitlock, to secure his withdrawal—through spite, because Jesse O. Goodwin could not control the Yuba and Sutter delegations for Whitlock for Surveyor General, beat him, and gave the nomination of Congressman to Hartson, the Central Pacific Railroad Co.'s candidate—and have, at last, nominated John R. Buckbee as a candidate for Assembly, and him pledged to use his best efforts, if elected, to secure the election of that particular friend and benefactor of Plumas county, A. A. Sargent, to the U. S. Senate. What a change was there, my countrymen! Two short years ago, when J. R. Buckbee had control of the Lassen county votes in district Convention, he refused to give the nomination to Andy Miller, because, forsooth, Miller would not pledge himself to go against this same man Sargent, but gave the nomination to Mr. Blood, and then, at the polls, voted for — will some of Mr. Buckbee's friends inform us, whom?

Card from W. L. Dikes.

NELSON POINT, July 8, 1867.

ED. UNION.—Seeing that you published a card of B. B. Stevens, in which my name is unwarrantably used in an attempt to identify me with "Slat Rifle," a correspondent of the Appeal, you will please be so kind as to insert this one:

That B. B. Stevens, while officiating as Supervisor of the Primary Election held in this precinct on the 1st of June last, did become embroiled: That W. W. Collins, who has been considered a Democrat ever since he has been here by both political parties, did vote at said Primary without taking the test, are facts which I can prove, and I challenge investigation.

As to the rest of his twaddle, I will only say, it is a sufficient indication, without his subscription, of the foul-mouthed source from which it emanates.

W. L. DIKES.

LASSEN'S CHOICE.—The Sage Brush says: "Mr. Partridge is the unanimous choice of the Union men of Lassen as understood and expressed at the recent Union Mass Convention of June 22d. It is known to nearly every Union voter in Lassen county, the representations of the gentleman from Plumas [Buckbee] to the contrary notwithstanding. If any doubt is entertained by delegates who may attend said convention, as to the wishes and choice of the Union men of Lassen, as defined above, we can furnish them with the signatures of the entire Union party, with the exception of the corporal's guard that Buckbee has in rendezvous here."

The clique in this county didn't see it in that light, Mr. Sage Brush—side the result of the Convention. How about the "corporal's guard," now?

Born Right.—It is said, remarks the Bee, that Gorham and McCarthy are each accusing the other of being a drag upon the ticket; and the general opinion is that they are both right.

ENROLLMENT OF VOTERS.—The attention of the Board of Registration and the Clerks of Election in the various precincts in this county is called to the following provisions of the Registry law. We learn that in some of the precincts, citizens who are qualified to vote have been unable to find any officer willing to record their names upon the precinct poll books. Section 18 of the law reads as follows:

During the period of ninety days next preceding any election appointed or authorized by law, the Board of Registration shall make out, and on the thirtieth day next preceding such election, or, if that day be Sunday, the day following, shall revise, complete, and deposit with the Clerk of Elections, and within three days thereafter shall post in one or more of the most public places of their district (which, if there be more than one precinct in such district, shall be most contiguous to their respective precincts) an alphabetical list according to surnames, of all persons residing in such district and entitled to be enrolled as citizens, and who are qualified by citizenry, and may be on the day of such election by continuous residence, legally qualified to vote at such precinct.

Sec. 19. In districts where there is but one precinct, the Clerk of Elections shall, during the period prescribed in the last section for making out and completing the poll list, and when the Board is not in session, upon his own authority, enter upon said list, subject to the revision and correction of the Board, the names of all persons still residing in his district enrolled in the next preceding poll list made out in pursuance of this Act, and also the names of all persons found upon the Great Register of the county who he personally knows to be, or who by the oath of any household or legal voter of his district known to him, shall be satisfactorily proved to be bona fide residents of his district.

In districts where there are more precincts than one, the voters shall be allowed to enroll themselves at either of such precincts which they may select as most convenient to their residence, on making application personally or in writing to the Board of Registration, or to the Clerk of Elections when the Board is not in session, and making satisfactory proof of residence and identity. Applications in writing shall be addressed to the proper Board of Registration or Clerk of Elections, expressing the desire of the applicants to be enrolled in order to vote at the precinct thus indicated, and shall be witnessed, and the genuineness of the signatures thereto, when not known to the said Board or Clerk, shall be attested by a subscribing witness known to them, who is a resident and legal voter of the district.

Sec. 22. The Board of Registration shall be in session on the said thirtieth day next preceding any such election as aforesaid—or if that be Sunday, then on the day following—at the office of the Clerk of Elections, for the purpose of determining applications on behalf of persons claiming the right to be enrolled on the poll list, erasing names improperly entered or improperly remaining thereon, and correcting all errors in relation thereto. They shall insert and control the names of every person entitled to be enrolled who may have been omitted from any cause, and shall erase the name of every person improperly placed or remaining on said list, so far as they are able to ascertain the same.

The election will be held on the 4th day of September. It is, therefore, necessary that every voter should see to it that his name is enrolled upon the poll list on or before the 4th day of August next.

PIXLEY AND HIS MULE.—Frank Pixley and George Gorham are advertised to address the people in several of the lower cities during the present month.

New Advertisements.

THE CHINESE QUESTION.

CALIFORNIANS! TO THE RESCUE!

Remember! the fate of a Continent is in your hands!

MINERS, MERCHANTS, MECHANICS, AND ALL other patriots, without distinction of creed or party, who are in favor of preserving this country as the home and heritage of white men and their children forever, instead of converting it into a common pasturage ground for all the degraded mongrel and barbarized hordes of Asia, are requested to attend a meeting to be held at the town of QUINCY, at the Court Room, on Wednesday Evening, July 17th at the hour of eight o'clock, P. M.

The meeting will be addressed by Z. MONTGOMERY, of San Francisco, Editor of the "Occidental & Vanguard."

37-1w

BROOKLYN LIFE INSURANCE COMPANY, OF NEW YORK.

No Life Insurance Company in the United States has experienced a greater degree of prosperity than the "BROOKLYN," which is fully merited by liberal dealing and able management. Policies are issued upon every plan of Life Insurance, and the rates are as low as offered by any equally sound company.

The Dividends are declared on the first day of January of each year, are paid in cash, not scrip. They have not been exceeded by any other Company in the same space of time, and as it is a MUTUAL COMPANY, they are divided equally among the insured.

Every Policy issued is NON-FORFEITABLE, and INCONTINGIBLE.

The course of the "Brooklyn" is in promptly paying its losses is highly commended, not only by the people of the Atlantic States, but likewise meets the warm approval of those of the Pacific slope.

Reference is made to our insured in every city, town and village on this coast.

STEPHEN T. KING, Gen'l Agent, 210 Montgomery street, San Francisco.

"R. C. GASKILL, Agent for the State of California.

37-4w

La Porte Tin & Sheet Iron Store.

E. B. HITCHCOCK, --DEALER IN--

Stoves, Tin, Copper, Brass & Sheet IRON WARE, La Porte, Plumas Co.

All kinds of HYDRAULIC PIPE made to order. BRASS NOZZLES, STEEL RINGS, HOSE BANDS, FLANGES & COUPLINGS, kept on hand.

Japanned and Pressed Wares, In fact I have everything and do everything in my line of business which can be done anywhere, and upon as Reasonable Terms.

Tin Ware at San Francisco Prices. 25-1w

The experience and the facilities for making IRON PIPE, cannot be excelled in this State.

ALL ORDERS promptly attended to. CURENOUX of all kinds done to order, on short notice and upon reasonable terms.

37-4w

La Porte Races.—The first meeting of the La Porte Jockey Club promises to be a grand success. A friend at La Porte, writing to us, says: "Messrs. Chase & Bowly, of San Francisco, have informed us that the stables of Messrs. Leet, Combs, O'Hanlon, Williams, and Funk & Walker, will probably attend. "Little Shot" will be here also."

ONE FELLOW.—Plumas Lodge No. 88, I. O. O. F., located at Quincy, has elected the following officers: L. C. Charles, N. G., J. S. Root, V. G., A. O. Davis, Sec'y, W. Kinsey, Treas., J. H. Yeates, Warden, R. Irwin, Com., F. B. Whiting, R. H. S., H. W. Kellogg, L. H. S., D. Turner, O. G., A. D. Hallsted, I. G.

WARM.—Several days during the past two weeks have been decidedly warm. The highest degree marked by the mercury was 102; the average of the hot days has been from 88 to 96.

CITIZENS.—On Friday, Frank Rubinet was admitted to citizenship, by order of the County Court.

Births.

On Rush Creek, April 14th, 1867, the wife of Lewis Riddle, of a daughter.

Deaths.

In La Porte, July 4th, of bleeding of the lungs, Mr. Robert Dockerty, a native of Roscommon, Ireland, aged 34 years.

Special Notices.

NOTICE.

THE UNDERSIGNED HEREBY DECLARE that it is his intention to organize a Turnpike Road Company, under the corporation laws of this State, for the purpose of constructing a Turnpike Road from Oroville in Butte county, Cal., to Beckwith's Pass, in Plumas county, Cal., said road to run up the North Fork of Feather River to the junction of the East Branch of said stream; thence up said East Branch to American Valley, Plumas county, thence on a line of survey to the Middle Fork of Feather River, thence up said stream to Beckwith Valley, and to Beckwith's Pass, and that they will meet in Quincy, Plumas county, State of California, at 2 o'clock, P. M., on the 23d day of July, A. D., 1867, for the purpose of a preliminary organization of such company.

WM. A. BOLINGER, R. C. CHAMBERS, C. E. SMITH, JNO. B. MCGEE, SAM. GOODWIN, RICHARD IRWIN, F. B. WHITING, CREED HAYMOND, C. T. KAULBACK.

37-2w

NOTICE.

THE UNDERSIGNED GIVE NOTICE THAT they intend to apply for a Patent for the vein or lode known as the Jenkins & Kellogg Quartz Claim, situated in the Cherokee Mining District, County of Plumas and State of California, and now post this notice on a conspicuous part thereof. Commencing at a post and notice below the mouth of our Tunnel, and running, in a North-easterly direction, 2,113 feet, with a width of 300 feet, and including ground below the mouth of the Tunnel, for working purposes.

Dated on the ground, this 25th day of June, 1867.

Witnesses, E. W. JUDKINS, L. D. KELLOGG, John Taylor, Thomas Dow.

NOTICE.

THE UNDERSIGNED GIVE NOTICE THAT they intend to apply for a Patent for the vein or lode called The Central Quartz Mining Claim, situated in the Indian District, in the county of Plumas and State of California, and now post this notice on a conspicuous part thereof. Commencing at a post and notice below the mouth of our Tunnel, and running, in a North-easterly direction, 2,113 feet, with a width of 300 feet, and including ground below the mouth of the Tunnel, for working purposes.

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37-1w

NOTICE.

THE UNDERSIGNED GIVE NOTICE THAT they intend to apply for a Patent for the vein or lode known as the Premium Quartz Mining Co's Claim, situated in the Indian District in the county of Plumas and State of California, and now post this notice on a conspicuous part thereof. Commencing at a post and notice below the mouth of our Tunnel, and running, in a North-easterly direction, 2,113 feet, with a width of 300 feet, and including ground below the mouth of the Tunnel, for working purposes.

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37-1w

NOTICE.

THE UNDERSIGNED GIVE NOTICE THAT they intend to apply for a Patent for the vein or lode known as the Imperial Quartz Mining Co's Claim, situated in the Cherokee Mining District, county of Plumas and State of California, and now post this notice on a conspicuous part thereof. Commencing at a post and notice below the mouth of our Tunnel, and running, in a North-easterly direction, 2,113 feet, with a width of 300 feet, and including ground below the mouth of the Tunnel, for working purposes.

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LOCAL ITEMS

ACQUIRING TITLE.—In Plumas county, the Cento-Quartz Mining claim, the Whitney Quartz Company, the Premium, and the Impervious notice that they will apply for patents on their claims under the law of Congress. These claims are in the Indian and Cherokee mining belts, and on the line of the railroad survey of the river. There are many more claims in vicinity to which titles will undoubtedly be effected. In addition to the quartz interest, there are also on the line of this survey, rich and extensive copper mines that will of themselves attract the building of the railroad. With all these abundant sources of wealth, who so skeptical as to believe in the Feather railroad? or who so averse as to be willing to be taxed for the purpose of building a road over the eternal snows of the Pacific route? (Butte Record.)

ERNST.—Mr. Price, the County Treasurer, below, on Monday last, to make his semi-annual settlement with the State Treasurer. The sum collected by the Tax Collector and Dis-allower, during the last six months, and to the credit of the State, was less than thousand dollars; or to be more precise, the amount, as given us by the Co. Auditor, was exactly \$2,937 62. From some cause, the amount collected for taxes, mining licenses, &c, during the last six months, is considerably less than that collected.

Advertisements.

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San Valley, May 15th, 1867. 30-4w-p 22-

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